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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/713,603	11/15/2000	Adam Coyle		5258
20350	7590 02/04/2003			
TOWNSEND AND TOWNSEND AND CREW, LLP			EXAMINER	
	TOWNSEND AND TOWNSEND AND CREW, LLP TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834 EXAMINER AKERS, GEOFFREY R	OFFREY R		
SAN FRANC	ISCO, CA 94111-3834		ART UNIT	PAPER NUMBER
			3624	
			DATE MAILED: 02/04/2003	,

Please find below and/or attached an Office communication concerning this application or proceeding.

	Tanaliantian	(Applicant/a)	/			
•	Application /	Applicant(s)	\sim			
Desira Antina Cumamana	09/7/3603	Corela	2			
Office Action Summary	Examiner	Art Unit	Confirmation No.			
	Show 9	3624				
- The MAILING DATE of this communication a	ppears on the cover sleet b	eneath the correspondenc	e address -			
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY COMMUNICATION.	IS SET TO EXPIRE <u>2</u> MON	TH(S) FROM THE MAILING	DATE OF THIS			
- Extensions of time may be available under the provisions from the mailing date of this communication.	of 37 CFR 1.136(a). In no event, however	er, may a reply be timely filed after SI)	((6) MONTHS			
 If the period for reply specified above is less than thirty (36 If NO period for reply is specified above, such period shales Failure to reply within the set or extended period for reply versions Any reply received by the Office later than three months at 	i, by default, expire SIX (6) MONTHS from the statute, cause the application to be statute.	om the mailing date of this communicated the mailing date of this communicated the mailing date of the mai	ation. 133)			
term adjustment. See 37 CFR 1.704(b). Status			•			
Responsive to communication(s) filed on	1/2//03					
This action is FINAL. This action is	/ /		•			
Since this application is in condition for allow accordance with the practice under Ex parte	ance except for the formal mat	ters, prosecution as to the	merits is closed in			
Disposition of Claims		2.210.				
Claim(s)	14-19,21-23	is/are pending in this ap	pplication.			
Of the above claim(s)	is/are withdrawn from co	is/are withdrawn from consideration.				
Claim(s)		in/ore allowed				
Claim(s) / 3 5-12	is/are rejected.					
Claim(s)	is/are objected to.					
Claim(s)		are subject to restriction requirement.	or election			
Application Papers		·				
The proposed drawing correction, filed on If approved, corrected drawings are required in	is approved on reply to this Office action.	r disapproved by the Exa	miner.			
The drawing(s) filed on is/are Applicant may not request that any objection t	accepted or objected o the drawing(s) be held in abo	to by the Examiner. eyance. See 37 CFR 1.85(a).				
The specification is objected to by the Examir						
The oath or declaration is objected to by the E	Examiner.					
Priority under 35 U.S.C. §§ 119 and 120						
	Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119 (a)-(d) or (f).					
All Some* None of the:						
Certified copies of the priority Certified copies of the priority	Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No					
Copies of the certified copies	of the priority documents have	heen received				
— Certified copies not received:	on from the International Burea	, .,				
Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). The translation of the foreign language provisional application has been received.						
Acknowledgment is made of a claim for domes Attachment(s)	stic priority under 35 U.S.C. §§	120 and/or 121.				
Information Disclosure Statement(s), PTO-144 Notice of References Cited, PTO-892 Notice of Draftsperson's Patent Drawing Revie	Not	rview Summary, PTO-413 ice of Informal Patent Applica er	ation, PTO-152			
U.S. Patent and Trademark Office PTO-326 (07/01)			art of Paper No			
		FM2 48	. —			

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DETAILED ACTION

Response to Amendment

- 1. This action is issued in response to applicant's Amendment A(Paper #7) filed 1/21/03.
- 2. Claims 2,4,13,20 were cancelled. Claims 1,3,5-12, 14-19 were amended. New claims 21-23 were added.
- 3. Claims 1,3,5-12,14-19, 21-23 are pending.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1,3,5-12,14-19,21-23 are rejected under 35 USC 103(a) as unpatentable over Chaum(US Pat. No: 6,434,238) in view of Dorf(US Pat. No: 6,000,608) and further in view of Kenna(US Pat. No: 6,108,641).
- 6. As per claims 1,3,5-12,14-19, 21-23 Chaum teaches a stored value card system which comprises a card issuing institution(Abstract)(Fig 1/101) and a point of sale retail establishment(Fig 1/104). Chaum also teaches the card being useable for purchases(col 5 lines 10-40). Dorf teaches a card identifier associated with each card and assigned by the issuing institution(col 4 line 36-col 5 line 14). Dorf teaches a reloadable smart card(col 5 lines 66-67).

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Dorf further teaches an intelligent(smart) card(col 10 lines 49-64) which can be used as an online debit card with a sponsor bank(Fig 1/102) which can be used to transfer funds for any purpose including money orders. Dorf further teaches the use of loyalty cards which are not redeemable for cash(col 9 line 33-col 10 line 6). Dorf also teaches the card identifier being encoded on a magnetic strip(col 4 lines 36-46) and a (POS) reader terminal for the card(col 4 line 25-35) and which accept the card for transactions(col 4 lines 46-67) and engaging a sponsor bank with a master account through the central processor and the banking network which permits a merchant to add value(refunds) and loyalty points to a subaccount card(col 5 lines 4-14). Kenna teaches an integrated nested account financial system with subaccounts including those for investments which may deliver negotiable instruments (retirement accounts, financial accounts) to the subaccount holder(Abstract)(Fig 1/20/30/140)(Fig 2)(Fig 3)(Fig 5)(Fig 9A)(Fig 9B)(Fig 9C)(col 4 line 63-col 5 line 18)(col 8 line 35-43) and Atkins teaches reporting, managing and monitoring financial invdestments in an array of accounts(subaccounts) within a client asccount(Abstract)(Fig 1)(Fig 3-14)(col 3 line 6-col 5 line 59). It would have been obvious to one skilled in the art at the time of the invention to combine Chaum in view of Dorf to teach the above. The motivation to combine is to teach a multifunction card system composed of a gift certificate card, a prepaid phoine card, a loyalty card and a medical information card as enunciated by Dorf(col 3 lines 9-64). It also would have been obvious to one skilled in the art at the time of the invention to combine Chaum in view of Dorf in view of Kenna to teach part of the above. The motivation to combine is to teach an improved brokerage/cash managment system

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and to create a single composite accounts for all funds incorporate in subaccounts as enunciated by Kenna(col 3 lines 31-42).

Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL.** See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

8. Any questions concerning this communication should be addressed to the examiner of record, Dr. Geoffrey Akers, P.E., who can be reached between 6:30 AM and 5:00 PM Monday through Friday at 703-306-5844. If attempts to contact the examiner are unsuccessful, the examiner's superior, Mr. Vincent Millin, SPE, may be telephoned at (703)-308-1065.

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The fax number for Formal or Official faxes and Draft or Informal faxes to Technology Center 3600 or this Art Unit is (703)-308-3687. Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703)-308-1113.

GRA

February 4, 2003